## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

## UNITED STATES OF AMERICA, Plaintiff

v.

**FUNDS IN THE AMOUNT OF** 

**CIVIL CASE NO. 19-1930 (PAD)** 

\$53,082,824.19.00 IN U.S. CURRENCY, CONTAINED IN THE FOLLOWING ACCOUNTS UNDER THE NAME OF BANCO SAN JUAN INTERNATIONAL: a. xxx-x7689 – MERRILL LYNCH ADDRESS: #15 SECOND ST., SUITE 210, GUAYNABO, PR 00968, UP TO \$10,000,000.00;

b. xxx-x7059 – MERRILL LYNCH ADDRESS: 225 LIBERTY ST., 41<sup>ST</sup> FL, NEW YORK, NY 10281, UP TO \$5,000,000.00; AND

c. FEDERAL RESERVE BANK OF NEW YORK ACCOUNT # xxxxx228-6, UP TO \$38,082,824.19,

Defendant.

## UNITED STATES OF AMERICA'S MOTION TO RESTRICT

## TO THE HONORABLE COURT:

COMES NOW, the United States of America, by and through its undersigned attorneys, and files this motion to restrict *United States' Response in Opposition to Claimant's Motion to Dismiss for Failure to State a Claim at Docket No. 19*, for the reasons more specifically set forth below:

In compliance with the requirements of this Court's Standing Order No. 9, dated January 30, 2013, the United States respectfully requests that the Pleading be accepted by the Court for

*Civil Case No. 19-1930 (PAD)* 

filing with the following level of restriction: SELECTED PARTIES: Limiting viewing to the

attorney filing the document, attorney for the Claimant and the Court.

The United is filing the Pleading with the requested level of restriction, because the level

of restriction requested is necessary to protect the confidentiality of information contained in a

sealed case referenced by the claimant.

As more fully set forth in the Pleading, the protection of the information detailed therein,

outweighs the presumption of public access.

WHEREFORE, the United States respectfully prays the Court accept and file the Pleading

under the requested restriction level, and that an ORDER issue directing the Pleading to remain

under such restriction level until further order by the Court.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I electronically filed the foregoing document with the Clerk of

the Court using the CM/ECF system, which automatically sends copies to all appearing parties.

RESPECTFULLY REQUESTED.

In San Juan, Puerto Rico, this 27<sup>th</sup> day of November 2019.

W. STEPHEN MULDROW

United States Attorney

s/David O. Martorani-Dale

David O. Martorani-Dale

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